GEO. BGLIVER, Business Manager. BED" We are in no way responsible for the views or opinions of our Correspond-

SATURDAY, April 1, 1876. The Convention Tc-Day.

Experience should teach the Republicans to be careful in selecting men to represent them. It has been too much the custom with Co ventions in the past to be pulled about and controlled in the interests of men eminently selfish and conspicuously noted for their love of self and nothing else. The delegates who will make up the Convention to-day will be fresh from the people, and we hope for the welfare of the hard working yocmanry who make up the Republican party, and who have to bear the brunt at the polls, that an influential and representative delegation will be chescn to go to Columbia. Many of our staunchest and strongest men residing in the country have been ignored in the past, and we trust that such as these will be allowed a chance to day. Come out, hard-fisted Republicans, and and assert your rights! You have them, and it is with you to say whether or not they shall be trampled into the dust by cliquism. Break up the slates that have been made up to shove down your throats, and elect men with whom the people who sent you here will be satisfied. Remember your errors of the past. Don't be caught napping again. Up! up!! and do your duty, every one of you!!! A SINGLE MISSTEP NOW MAY BRING DEFEAT IN THE FUTURE.

The Buttz Impeachment.

It is now well known that the attempt to remove Solicitor Buttz from office by impeachment before the Legislature, on the eve of its ad journment, was the work of the Hon. E. W. M. Mackey, member of Congress, from this District. The community will remember that Solicitor Buttz is contesting Mackey's seat before Congress, and we are reliably informed that the evidence of the contestant clearly establishes his right to the seat. It further appears that Mackey did not take any evidence, and that, onless he could by other means affect Buttz's position before the committee on elections and lute his friends through goggles. the House of Representatives, he would eventually be obliged to surrender the sent in Congress to Buttz. The impenchment dedge was to accomplish this. Although Mackey succeeded in having a committee of three appointed, consisting of the personal enemies of the Solicitor, which committee examined nearly every thief ring the last four years, yet they were unable to detect anything injurious or damaging to their intended victim.

After the evidence had been read to the House of Representatives, the vote was taken and sixty-two votes were cast against impeachment, while thirty-two in favor of it. We congratulate the Solicitor in having defeated the schemes to injure him. We publish the minority report of the committe in another co'umn.

Belkrap.

The fall of Belknap continues to be a prolific subject to editors and newspaper correspondents. Grant has done thus and so, they say; he has traded with his brother in posttraderships; made money here and there, but no one has yet been sharp enough to catablish his guilt sufficiently to lead to his impeachment; but Belknap, poor Belknap! by making his wife his agent and confidente, has obscured the lastre of his war-like name, and made haste quickly in the direction of the Penitentiary. It is dangerous to fool with women. No matter how beautiful, how sweetly rounded, how plump, how rosy their lips, women seem to be unsafe "pards" for a Secretary of War. And why? Pecause the first disturbance ever created in the world was occasioned by a male fooling about a female.

Why?

The News and Concher voluntari'v defends Delany. Messrs, Riordon & Dawson, will you answer us a few questions? Is Delany a better man than Cavender? If not, why did Governor Chamberlain make

One Last Struggle.

By the Augusta papers of yesterday we learn that Alexander H. sons Stephens started for Washington last night, where it is said he will make his last effort in behalf of the South. It will be a grand sight to behold this dying statesman pleading upon his crutches in the Capitol at Washington for moderation, and order, and honest government! He will pass our depot on the 2 o'clock up train.

Agricultural College.

We have been informed by Senator Andrews, Chairman of the Committee appointed to investigate the Agricultural College, that the Committee B. Foley testified that he received has not made its report yet, and that \$100 from Murphy, the defendant in cultural College, that the Committee in last Saturday's News and Courier, had no foundation in fact. Senator Andrews says the report will be made, son any money or property whatsoaccompanied by all the evidence ever to influence the solicitor in this taken before the Committee, as soon as the Legislature re-assembles.

We overl.card an amusing conversation that took place in the Court House Square on Wednesday last. The question debated was: "What does the word Bonanza mean?" One gentleman insisted that it meant an unexpected streak of good luck, while the other protested that it signified fraud. A heated discussion ensued, earli gentleman asserting to the last that he was right. Our opinion is, that if the parties engaged in the detate have any resemblance whatever to a Bonanza, that the signification given to it by the latter gentle-

A Gentleman traveling through one of the rural precincts of om county, a few days since, rode up to a farm-house, and thus accosted a curlyheaded urchin, who was seated on the top of a gate-post: "Bub, where's your pa?" The youngster replied, 'He's jest gone down there beyand he cow-shed to bury our old dog Towser. The darn'd old foo! killed hisself a-barkin' at candidates for sheriff. Be you ore?" Our friend

the week and sold eyes to a good many of our young men. A gentleman of tender years, in the employ ment of our popular Clerk of Court, treated himself and now sees through a glass darkly. He willhereafter sa-

We lear of deep combinations seing made all around by politicians; a few of which we may notice in a future ssue. Meanwhile we would advise our friends to be on the watch for sharp tricks.

New Hampshire has gone Republican by a large majority. The fall of tion with no favorable opinion of the and convict in Charleston County, whom the Solicitor proscented dupon people there. Fast women may ruin people there. Fast women may ruin had made application to be present. one man, but they are not powerful enough to crush the Republican party.

> Wonder if Belknap's wife ever gave a lock of her glossy ringlets to the men she accepted bribes from for her fallen lord? It is said that she has beautiful pouting lips.

Lamar of Mississippi is sick and will not be able to continue his services in Congress this session. He is the ablest of all the Southern Con-

The Columbia Register went with the corruptionists and defended T. J. Mackey. Falling into the tracks of the old Phorair fast.

Solicitor Buttz.

Yesterday we gave a synopsis of the report against Solicitor Buttz, by Messrs. Hayno and Sloan, as well as what they said in the adoption of the same. We now give the report of Mr. Miller, of Beaufort :

Hon. R. B. Elliott. Speaker, and Members of the House of Repre sentatives. I have the honor to respectfully submit, for your consideration, the following report, based upon investigations made by the committee to investigate the charges that had been intimated against C. W. Buttz, esq., solicitor of the first

circuit. Your committee, consisting of W. A. Hayne, John T. Sloan, jr., and myself, proceeded on Friday night, Merrell's Hepatine acts directly on the 10th inst., to Charlesten, and took evidence on the 11th, 13th, 14th and bile, and purify the blood. When 15th insts. Your committee was ably assisted in procuring evidence by Hon, M. McLaughlin, member of this house, and the Hon. E. W.M. Mackey, on the system, and is easily eradicated member of congress.

the conclusion that it does not war. Fifty doses for one dollar, two cents rant' this house in taking any further per dose; cheaper than pills, and free flesh of one and bones of the other? action in the premises, except dis from Calomel. See book at Drug charging the committee therefrom. I

have refused to sign a statement proposed by the other two members of the committee for the following rea-

That the evidence taken is fatally contradictory and wholly insufficient, nearly all of it being opinions of the witnesses, hearsay testimony, and, where the witnesses spoke of their own knowledge, they have been positively contradicted by those whose names they would give as wit-

nesses to corroborate their statements. As to the charge of b'ackmailing" in the case of the state vs. Richard Mucphy, indicted in 1873, charged with wounding Policeman O'Keif. The evidence in this case before the committee was first, that of Harry May, which has no weight, because of the contradictory manner ir which it was

the statement to that effect, published this case, for the purpose of influencing the solicitor's action in the case. Murphy, the defendant, testified he never gave B. Foley or any other percase, and that the case never cost him one cent, and that Col. R. W. Seymour was his attorney, who defended him without cost.

Hon. E. W. M. Mackey testified that in 1873 Solicitor Buttz attempted through him to clackmail County Treasurer Gurney and George I Cunningham, chairman board county commissioners, by threatening to prosecute them if they did not pay certain claims held by him against said county.

Mr. Cunningham, upon being sent for, testified that solicitor Buttz had never attempted to blackmail him at any time or in any manner, and that Mackey was mistaken in what he had

General Gurney being in the city, I proposed to the committee that he he sent for and examined in regard to the statement of Mr. Mackey, and regret to say I was overruled. I regard he contradiction of Mr. Cunningham sufficient to destroy the testimony of

' Combining with 'fellers' to escape justice.

The only testimony to sustain this charge was given by W. A. Hoard, who has been convicted three times by Solicitor Buttz of various offenses, and sentenced to the penitentiary. Said Hoard admitted in his testimony that he had sometime since willfully and deliberately shot Solicitor Buttz in the breast and hip with a pistol. From the character of this witness and the nature of his testimony, in A spectacle man was in town during my opinion it is unworthy of belief. All other testimony on this charge was rumor or hearsay.

"Using his office for selfish and corrupt purposes."

The testimony on this point is there and defective, and is only founded on belief, and, therefore should not be considered, no wirness having cited a single instance to sastain this charge Therefore, I ask that the resolution to impeach C. W. Buttz, solicitor, be rejected, and that the committee be discharged from further consideration of the same. (Signed) THOMAS E. MILLER.

Member Special Committee. Mr. Miller stated in his speech that he, with the other members of the committee, entered into this investigahad made application to be present. with his attorney, Hon. D. T. Corbin, during the examination of witnesses, which was refused. The committee did not allow him to produce witnesses, nor cross examine any of the witnesses brought against him. In fact, they did not intend he should know what had been said by the witnesses until the house had impeached him. Mr. Miller went on to say that, notwithstanding all this, the investigation, so far as obtaining any reliable or substantial evidence against Mr. Buttz, had been an utter failure; that his sense of honor and justice required

The Hon, R. B. Elliott, who thoroughly understood the character of the evidence that had been taken by the committee, showed to the house that there was nothing in the testimony that would warrant the report of Messrs. Hayne and Sloan. In addition to the evidence taken by the committee, he produced affitavits of respectable and reliable citizens of Charleston, showing the character of the convicts who had testified against the solicitor.

him to make the report he had sub

To have passed the resolution of impeachment it would have required eighty three votes-two thirds of all elected-yet only thirty-two votes were in favor of impeachment and sixty-two against it. — Union-Herald.

A pologizing to a lamp post is prima facia evidence that it is not Merrel's Hepatine for the Liver, but some worthless trush, called Bitters, that has been taken into the stomach. the Liver has a healthy action the whole system is at once invigorated Merrell's Hepatine has no equal in I have carefully considered all the permanently curing all diseases of evidence taken, and have arrived at the Liver, Stomache and Kidneys.

It must be good, for overybody recommends it, and the doctors prescribe it. We mean Dr. Bull's Cough Syrup. Price, 25 cents.

> Governor Smith, of Georgia. EXECUTIVE DEPARTMENT,

ATLANTA, GA., Jan. 26, 1374.

Dr. J. S. Pemberton-Dear Sir have used your Globe Flower Cough Syrup myself, and in my family, with benefits so marked as to leave unquestioned the merits of a remedy which in my experience has proved one that excels everything for Colds, Coughs and obstinate Lung affections. shall always use it with perfect confidence, and recommend it to the publie as a remedy which will afford that satisfaction experienced by me and

Very respectfully yours, Governor of the State of Georgia.

Globe Flower Cough Syrup cures Colds, Cougn, Bronchitis, Hourseness Asthma, Whooping Cough, Croup Pleurisy, Pain and Soreness in the Breast, and will positively cure Consumption. We shall publish in the NEWS AND TIMES Testimonials of great an I good men of the nation, whose words cannot be doubted in regard to the ments of Globe Flower syrup. We prefer to let them speak.

Globe Flower Syrup for sale by DR. A. C. DUKES.

CUT THIS OUT, It May Save Your Life.

There is no person living but what suffers more or less with Lung Dis-ase, Coughs, Colds or Consumption, yet some would die rather than pay 75 cents for a bottle of medicine that would care them. Dr. A. Boschee's German Syrup has lately been introduced in this country from Germany, and its wonderous cures astonishes every one that try it. If you doubt what we say in print, cut this out and take it to your Druggist, Dr. A C. Dukes, and get a sample Druggist, Dr. A C. Dukes, and get a sample bottle for 10 cents and try it, or a regular for the payment of the license, be subject size for 75 cents.

A CARD.

The undersigned having accepted an invitation to officiate at the Baptist Church to-morrow, regrets to announce that circumstances over which he has no control have conspired to prevent his doing so.
A. I. Harrley.

LIVERPOOL AND LONDON AND GLOBE INSURANCE COMPANY.

The Assets of this Company were increased by the business of 1875 \$1,635,051.48,

and now amount to

\$28,425,150,92.

This Company has paid for Fire Losses during the past forty years

\$49,441,445,35, Gold.

\$3,000,000

are held by Trustees in the United States for the exclusive security of American Policy-holders,

NEW YORK OFFICE 45 WILLIAM ST. KIRK ROBINSON Agt, Orangeburg S. C.

NOTICE.

ORANGEBURG COUNTY, OKANGEBURG, S. C., March 23rd 1876.

ATOTICE is hereby OTICE is hereby given that the State apportionment for Orangeburg County is \$8,601 Dollars for School purposes. We hope our County Treasurer will recevie this money as there are many of our Teachers who still remain unpaid.

THOMAS PHILLIPS,
County School Com. of Orangeburg County.

R a suspicious character, about one month since, a Silver Watch. Any one calling and proving property, can get it ealling and product.
from Mr. Geo. Boliver.
Z M. WOLFE.

Marshal. mar 25

STOLEN HORSE-I have supposed to have been stolen. The owner obtain the same by proving property and paying expenses.

J. W. GREEN,

Trial Justice.

FINAL NOTICE.

All persons having demands against the state of Ann Berry deceased will present them properly proven to the undersigned on or before the first day of May next, or they will be debarred payment. March 16th 1876

JOAN P. BERRY Qualified Executor.

Notice of Dismissal. Notice is hereby given that I shall one month from date file account with the Hon-orable Judge of Probate for Orangeburg County, and ask for letters of Dismissal as Administratrix of the Estate of J. Morgan MARY IRICK,

Administratrix.

A Card.

Having recovered my health, I am now prepared to contract for building, hauling &c. I have had twenty years experienc, and guarantee my work. Contracts taken on liberal terms.

I. R. TUCKER.

NOTICE.

The undersigned, while thankfull for past favors, will continue the general Stove, Tin-ware, and House Furnishing business, at the Old Stand. Repairing, Roofing and Guttering, done promptly. WM. WILLCOCK.

ANORDINANCE

To Raise Supplies for the Town of Orangeburg, So. Ca. for the Fiscal Year ending 1st April A. D. 1877, and a Bill to Regulate Licerses.

Section 1. Be it Ordained by the Town Council of Orangeburg, and it is hereby Ordained by the authority of the same: That the following Taxes be and are hereby assessed and levied for the fiscal year beginning April 1st A. D. 1876, at and after ginning April 1st A. D. 1876, at and after the following rates, that is to say:

Ist. At the rate of four (4) mills upon the assessed value af all real estate lying and being within the Corporate limits of the town of Orangeburg, S. C., including every Building or other improvements on land under Lease from Bodies Corporate or individuals for any term of years; three (3) mills thereof to be expended for general purposes, and one (1) mill for the Fire

SEC. II. Be it further Ordained, That all real property within the said town shall be assessed for taxation by three Appraisers to be appointed by the Mayor of the said town, who shall enter upon their duty immediately upon such appointment, and who shall receive for such service a reasonable compensation therefor to be fixed by the

SEC. III. Be it further Ordained, That every Person, Firm, Company or Corpora-tion engaged in any Trade, Business or Profession hereinafter mentioned shall obtain on or before the 1st day of May A. D. 1876, a License therefor in manner

herein provided:

1st. Those commencing business after the 1st April A D 1876, shall obtain a License before entering upon that business.

2d Every Person, Firm, Company or
Corporation required by this Ordinance to obtain a License to engage in any Trade Business or Profession for which a License is required shall register with the Town Clerk or his Assistant, his or her name or style, and in case of a firm or company their names or styles of such firms or com panies, and their places of business.

3d. Their trade, business or profession

for which a License is required. 4th. The place where such trade, business or profession is to be carried on; all

of which, and answer to questions relative to which, shal be given under oath . SEC. IV. If any person or persons shall exercise or carry or any Trade, Pusiness or Profession for the exercis: carrying on or doing of which a lisens: is re quired by this ordinance without taking out such license as in that behalf required to a penalty not exceeding twenty (20) dollars, to be sued for and collected in any court of competent jurisdiction, one fourt of the penalty after deducting expenses of prosecution to be paid to the person who first informs of the matter and things whereby the penalty is recovered, the otaer three-fourths to the benefit and use of the Town, and to be imprisoned for a term

every violation of this ordinance.

SEC. V. In every license to be taken out under or by the authority of this ordinane shall be contained and set forth the purpose Trade, Business or Profession, for which uch License is granted and the name o place of business of the person or persons taking out the same.
SNC, VI, The Town Clerk shall propaga

not more than twenty days, for each sail

a proper form of License to be issued in each case which License shall be kept by the person receiving the same in a co Cous place as the Town Cherk may direct.

SEC. VII. A License granted after the list day of April A. D. 1876 and I contian : in force until the 1st day of April A. D. 1877 and all licenses granted after the 1st day of April 1876 shall be issued a on the the payment of a rateable proportion of the whole amount of money im josel for such License provided however that no License be granted for less than tares montas though the time at the end of the year be

less than that, Sec. VIII. Each License granted shall be dated on the 1st day of the month in which the liability therefor aperuss and the amount to be paid therefor shall be conputed therefrom until the end of the year; and every person exercising or carring on any trade, business or profession snal keep said License in their possession, and unless they shall do so shall be deeme ! and taken to have no License, and it shall be the duty of the Town Marshal and

thereof. SEC. IX. Upon the removal of any person or persons from the house or premises at which the trade, business or profession mentioned in such was athorized it may and shall be lawful for the Town Clerk to authorize by endorsement of such License, the person removing as aforesaid to any other place in the corporation to carry of the trade, business or profession specified in such License at the place to waich such person may have removed

Detective Force to report any violation

SEC. X. For a License to carry on any trade, business or profession hereinafter mentioned shall be paid to the Town Clerk

or Treasurer, viz :

Apothecaries, \$20; Ambrotypists for one year or less, \$10; Architects, \$3; Fire or Life Insurance Companies, and Agents of other Companies each \$10; Auctioneers, resident, \$10 p r year; Auction-cers, transient, \$10 per day; Banks or their branches, \$25; Dealers in Goods, Wares and Merchandize other than distilled Spirits whose annual sales are not over \$5000, \$5; and for each additional \$1000 or fractions thereof, 50 cents; Dentists, \$10 each; p. inting offices. \$5,1.wyers, each \$10; Barbers, each \$3; Tailors each \$3; Drays, Carringes, Wagons and Buggies, that haul for hire, \$3 for each Vehicle so employed; Omnibusses and Hacks, \$5; Circuses per day \$160, and for each side Show accompanying or in connection therewith, \$25; Practising Physicians, \$10 each; Pedlars per monta, \$10; Hucksters or Street Venders, \$2; Cabinet Makers or Repairers, \$2; Wholsale Liquor Dealers, \$75. (Every person firm or corporation whose business is to sell distilled spirits, formented wines or liquors of any kind in quantities of one quart or over shall be regarded as wholesale liquor Dealers.) Retail liquor dealers or bar rooms, \$100. Every person or firm whose business is to sell distilled spirits, fermented liquors or wines of any kind by the glass or otherwise shall be termed Retail Liquor Dealers; Provided that no License to sell spirituous or mait liquors, wine or eider shall be granted for a shorter period than six months. Hotels, \$10; Private Boarding houses, \$5; Restaurants, \$5; Bakeries; \$5; Milliners, \$5; Saddle and Harness Makers and Repairers, \$5; Boot and Shoe Makers, \$3; Carriago Makers and Wheelwrights, \$10; Jewellers, Watch and Clook Repairers, \$10; Master Mechanics or Contractors, \$5; Tinners, \$10; Billiard Tables \$10 each; Game Tables of any kind whatsoever other than Billiard, \$5 cach; Gunsmiths, \$2; Saw and Grist Mills and Planing Machines and Rice Beaters run by Steam er otherwise. each \$10; Blacksmiths, \$3; House and Sign paint; ers, \$3; Livery Stable Keepers, \$10; and ail persons carrying on different businesses

although in same building shall pay a

separate tax on each. SEC. XI. Be it further Ordained, That all male inhabitants of the Town of Orange-burg between the ages of 18 and 50 (active firemen excepted) shall be liable to road duty, and shall also be subject to a compound tax of \$2 each which said tax shall be appropriated to the uses and im-provements of the coporation.

SEC. XII. Be it further Ordained, That Husksters License shall not be liable to any deduction on account of the time in which such License shall be issued.

SEC. XIII. Be it further Ordained, That the owner or owners of dogs within the Town of Orangebuog S. C. shall pay a tax of \$1 upon each and every dog owned by him, her or them, and that the owner or owners thereof shall be provided with a collar to be furnished at the expense of the Town, and on and after the first day of June next ensuing, any dog ewaed by any person living in said Town, found upon the streets without such colar shall be taken up by the Marshal and the owner notifed thereof, and if such owner or owners shall fail to pay the license upon such dog or dogs within five days after being so notified, said dog or dogs shall be killed.

SEC. XIV. Be it further Ordained, That all ordinances or parts of ordinances levying a tax or prescribing that mode or time.

ing a tax or prescribing the mode or time of returning or paying the same erany other regulation in relation thereto are hereby continued in full force and effect so far as the same are not in conflict with the provision of this ordinance.

SEC. XV. Be it further Ordained, That all Town Taxes on real estate required under this ordinance shall be payable within (30) thirty days from the (20) twentieth day of April A. D. 1876. All taxes unpaid after the expiration of the thirty (30) days shall be subject to an additional tax of twenty per centum on real estate and twenty per centum on Licences.

SEC. XVI. Be it further Ordained, That

the fiscal year shall begin on the 1st day of April, A. D. 1876 SEC. XVII. Be it further Ordained, That this ordinance shall remain in force until

amended or repealed.
SEC. XVIII. Be it further Ordained, That all ordinances or part of ordinances milita-ting against this ordinance be and the same ting against tris ordinate are hereby repeated,
GEO. BOLIVER [L. S.]
Mayor.

T. R. MALONE, Clerk of Council, Ratified on the 17th day of March 1875.

Sheriff's Sales.

By virtue of Sundry Executions to me dirceted, I will sell to the highest bidder, at Orangeburg C. II. on the First Monday in April next, for Cash, all the Right Title and interest of the Defendants in the following proper'y, vis:

All that plantation or tract of land in Orangeburg county, containining 150 acres, more or less, bounded by land; of E. V. Shuler, J. A. Felder, D. J. Clayton, Jr., J. Q. Parior and Carson Febler, the same being the Homestead of Jas. F. Livingston. dso 3 Mules, 15 head Cattle and 1 Levied on as the property of James F. Livingston in the case of James F. Livingston, E .'r vs Eliza D. Livingston et al.

Orangelrery (11:, -) E. I. CAIN, Sherid's Odlee, Mar. 18th, 1876.

SHERIFF'S SALES.

Martha Stroman, Adm'x W. A. O'Cain et al. In Re. Ex. Parte

James E. Bozard. By virture of the judgment, herein, I will sell for cash, at Orr geburg C. II., on the first Monday in April next, during the usual hours of sace, at public outery, the

following tract of land, viz:

All that tract or parcel of land in Orageburg County, containing 50 acres, more or less, being a portion of 900 acres, of which Abalom Stroman died, seized, and which in his life time. in his life time, he bargained to rell to

James E. Bozard and one J D. Rickenbaker, whereon the said James E. Bozard now resides. Purchaser to pay for papers and recording.

Edward A. Nix, Gardian, John C. Edwards, and Foreclosure!

others By virtue of the Judgment herein, F will sell at Orangeburg C. II., on the first Monday in April next, during the usual hours of sale, at public auction, the following tract of land-

All that plantation or tract of land, All that plantation or tract of land, situate in Orangeburg County on Four Hole Swamp, containing 300 acressmore or less, bounded by lands of—Dantzler, Cecil Edwards, Est. C. L. Bochett, Dr. R. W. Bates and lands lately of J. C. Edwards. The same being the Homestead tract of Jno. C. Edwards.

Terms-One third Cash, the balance on a credit of One and Two years secured by Bond of the purchaser bearing interest from day of sale and a Mortgage of the premises. Purchaser to pay for papers and Recording.

II, M. Andrews Asssignce of Wm. M. Sain, Foreclosure:

J. R. & C. G. Stephens. By virture of the Judgment herein, I will

sell, for Cash, at Orangeburg C. H., on the first Monday in April next, during the a wal hours of sale, at public auction, the fellow-ing tract of land, viz:

All that parcel or tract of land situate in

Orangeburg County, containing 617 acres, more or less, bounded on the North, by lands of Dr. B. H. Knotts, South, by Edisto River, East, by Estate lands of G. S. Jennings and Sarah and Mary Graves and West, by lands of Dr. B. H. Knotts and — Ficklin.

Purchaser to pay for papers and Record-

ing.
Sheriff's Office,
Orangeburg C. H.,
Mar. 18th, 1876. E. I. CAIN, S. O. C.

TAX OFFICE OF COUNTY TREASURER

ORANGEBURG, COUNTY, ORANGERURG, S. C., Feb. 17th 1876.
The time for payment of Taxes has been extended to the First of April next, after which time the penalty will CERTAINLY attach. Take notice thereof and govern yourselves accordingly.

J. H LIVINGSTON,

Orangeburg County, S. C.